

IN THE STATE OF MICHIGAN
COUNTY OF KENT:
17TH JUDICIAL CIRCUIT:
MICHIGAN COURT OF APPEALS;

https://archive.org/stream/171022Documents1151/17-1022_Documents%201-15-1_djvu.txt

MR. STACEY R. SMITH
855 KALAMAZOO AVE SE
GRAND RAPIDS, MICHIGAN 49507.

TO:

THE MICHIGAN COURT OF APPEALS
350 OTTAWA AVE NW.
GRAND RAPIDS, MICHIGAN 49503.

MCOA CASE NO.: 363148.
LOWER COURT CASE NO.: **22-02505-AS** MCR 3.302, 3.305, 3.306.

PLEASE CLICK ON THE LINK FOR THE ARCHIVED VERSION OF THE
SIXTH CIRCUIT COURT OF APPEALS ATTEMPT IN CASE NO.: **17-1022**
U.S.C.C.O.A.

VS. } **MOTION FOR RELIEF OF JUDGMENT.**
MCR 7.211 (C) (9).

THE STATE OF MICHIGAN AND THE COUNTY OF KENT:
350 OTTAWA AVE NW 300 MONROE AVE NW
GRAND RAPIDS, MI 49503. GRAND RAPIDS, MI 49503.
616-456-1167. 616-632-7590.

EVIDENCE FOR AN IN RE CONTEMPT PROCEEDING TO WHICH I WAS
DENIED BY THE HON.: MARK TRUSOCK P-38156.

Court Rule MCR 3.306 in regards to MCL 600.1701 (a) was justified in case No.: 20-00224-AS; Court Code: Superintending Control, which is the proper way to file an In Re Contempt Proceeding in regards to: Mandamus against a State Official. The Honorable ark A. Trusock P-38156, withheld 2 Order's to Show Cause when filing and Trusock never allowed the Order's in which were filed. Renee Pegg, Trusock's Legal Assistant Confirmed that he would not issue them. Mind you also, the actual Court record and transcript are the evidence in Case No.: 22-02505-AS. This is also up against the intentional mis-interpretation of the jurisdiction upon all of my filings as the Honorable Trusock clearly stated in his Order: The Plaintiff In Re's, relief is a Motion for Relief of Judgement, to which has been filed multiple times and, however, purposely and intentionally by the courts and judges under a "Breach of the 17TH Judicial Circuit Court Sentencing Plea Agreement". This is also while the late Thomas Dempsey - Corporate Counsel at the time in U.S. District Court Case number 1:16-CV-1381 to where the Honorable Paul Lewis Maloney P-25194 in adopting the Honorable Ray Kent's report and Recommendation state that:

In light of this, though the Federal Judge handed down a dismissal to the Federal case because he states that the remedy I seek is not under Federal jurisdiction when 28 U.S.C. 1361 states that it does, the Honorable Paul L. Maloney does state in his adoption, **"IN PART"** to the Report and Recommendation by Magistrate Judge Ray Kent P-44156, that **"The Court concludes that Smith has stated a claim over which this Court has subject-matter jurisdiction" (ECF No. 13) Opinion of The Honorable Paul L. Maloney P-25194.**

Which would mean that pursuant to 28 § U.S.C. 1367 gives the Federal Courts (Pre-dominated Subject Matter Jurisdiction in any case in the nature of Mandamus and understanding the change of the Michigan Court Rules Mandamus relief falls under MCR 3.302 - As 17TH Judicial Court Code as: Superintending Control to Which I attempt also to Transfer the Subject - Matter Jurisdiction from the U.S. Sixth Circuit Court of Appeals in case No.: U.S.C.C.O.A.: 21-2775 from 20-1716 out of U.S.C.C.O.A. 17-1022; which would be three attempts in the U.S. Federal Court of Appeals who by the clear indicate were I may "launch my collateral attacks which would be the State of Michigan under MCL 600-1701 (a). for Breach of the 17TH Judicial Circuit Court Sentencing Plea Agreement for - (NON PUBLIC S.O.R.A REGISTRATION) PER THE COURT ORDER THAT you, Hon.: George S. Buth, and Defense Counsel John Beason P-34095 which is clearly indicated in the court transcript provided, yet all the why up to The honorable Bridget Mc Cormack P-58387 purposely ignored as I submitted pleadings and appeals all the way to her Supreme and Honorable Court yet ignored the continuous infringement the Chris Becker design so that I even have trouble with a simple job to live yet alone own my

own home which i lost through all of this and may never be able to find or have the ability to live on my own or anywhere else as my own mother is becoming of age and then I will have no place to go except on the streets as I have tried my hard to try to just live as I am in tear right now about this.

Now, with 28 § U.S.C. 1367 which is Pre-Dominated Subject Matter jurisdiction along with U.S.C.C.O.A's instructions to launch my collateral attacks on my State Court Conviction that it somehow can't become understood by Professional Judicial Officers such as Chris Becker and Bridget Mc Cormack that the attempt to transfer it back to the Circuit Court under Criminal Jurisdiction when it could have been resolved and remedied in the Michigan Supreme Court under M.C.O.A.: 352572 under Exceptional Issuance under the courts miscellaneous orders pursuant to Rule 7.215 - Opinions, Orders, Judgments, and Final Process for Court of Appeals : MCR 7.215 as follows:

(F) Execution and Enforcement.

(1) Routine Issuance. Unless otherwise ordered by the Court of Appeals or the Supreme Court or as otherwise provided by these rules, **(a)** the Court of Appeals judgment is effective after the expiration of the time for filing an application for leave to appeal to the Supreme Court, or, if such an application is filed, after the disposition of the case by the Supreme Court; **(b)** execution on the Court of Appeals judgment is to be obtained or enforcement proceedings had in the trial court or tribunal after the record has been returned (by the clerk under MCR 7.210 [H] or by the Supreme Court clerk under MCR 7.310 [B]) with a certified copy of the court's judgment or, if a record was not transmitted to the Court of Appeals, after the time specified for return of the record had it been transmitted. **(2) Exceptional Issuance.** The court may order that a judgment described in subrule (E) has immediate effect. The order does not prevent the filing of a motion for rehearing, but the filing of the motion does not stay execution or enforcement.

Rule 7.215 - Opinions, Orders, Judgments, and Final Process for Court of Appeals, Mich. Ct. R. 7.215

(E) Judgment.

(1) When the Court of Appeals disposes of an original action or an appeal, whether taken as of right, by leave granted, or by order in lieu of leave being granted, its opinion or

order is its judgment. An order denying leave to appeal is not deemed to dispose of an appeal.

(2) The clerk shall send a certified copy of the opinion or order, with the date of filing stamped on it, to each party and, in an appeal, to the court or tribunal from which the appeal was received. In criminal cases, the clerk shall provide an additional copy of any opinion or order disposing of an appeal or of any order denying leave to appeal to the defendant's lawyer, which the lawyer must promptly send to the defendant. An opinion or order is notice of the entry of judgment of the Court of Appeals.

(F) Execution and Enforcement.

(1) Routine Issuance. Unless otherwise ordered by the Court of Appeals or the Supreme Court or as otherwise provided by these rules,

(a) the Court of Appeals judgment is effective after the expiration of the time for filing an application for leave to appeal to the Supreme Court, or, if such an application is filed, after the disposition of the case by the Supreme Court;

(b) execution on the Court of Appeals judgment is to be obtained or enforcement proceedings had in the trial court or tribunal after the record has been returned (by the clerk under MCR 7.210[H] or by the Supreme Court clerk under MCR 7.310) with a certified copy of the court's judgment or, if a record was not transmitted to the Court of Appeals, after the time specified for return of the record had it been transmitted.

(2) Exceptional Issuance. The court may order that a judgment described in subrule (E) has immediate effect. The order does not prevent the filing of a motion for rehearing, but the filing of the motion does not stay execution or enforcement.

(3) Reissuance of Judgment or Order. Any party may request that an opinion or order be reissued with a new entry date by filing a letter with the Court of Appeals setting forth facts showing that the clerk or attorney failed to send the judgment or order as provided in subrule (E)(2).

The Court of Appeals will not reissue the opinion or order unless persuaded that it was not promptly sent as required and that the failure resulted in the party being precluded from timely filing a motion for reconsideration or an application for leave to appeal with the Supreme Court. Such request will be submitted to the Chief Judge for administrative decision, and the decision will be communicated by letter from the clerk.

(G) Entry, Issuance, Execution on, and Enforcement of All Other Orders. An order other than one described in subrule (E) is entered on the date of filing. The clerk must promptly send a certified copy to each party and to the trial court or tribunal. Unless otherwise stated, an order is effective on the date it is entered.

And that is why I was refused to generate a police report about the whole matter by the "Internal Affairs" - (I.A.) came down when I went to the front counter requesting a police report, I was held and confronted by I.A. and was refused adamantly refused a police report. And my question to you is why? Why was I refused a police report?

In conjunction with a Letter of Intent, my intent was to file the Letter of Intent with the Secretary of State in pursuit of everyone's Oath of Office which is the only recourse I can perceive while under this CSC Charge that was proven in the (Writ of Mandamus Extraordinaire) - archive.org/details/171022Documents1151/page/n1/mode/2up ; with Exhibitions filed in U.S. District Court against the immediately retired Hon.: George S. Buth P-11479 shortly after my conviction.

United States of America.

The President of the United States of America.

To: The Honorable Donald J. Trump.

Whitehouse.

1600 Pennsylvania Ave.

Washington, DC

20500.

202-456-1414.

United States Department of Justice.
General's Office.

State of Michigan Attorney

The United States Attorney General.
Attorney General.

The Michigan State

950 Pennsylvania Ave NW.
Building. 7th Floor.

G. Mennen Williams

Washington, DC 20530-0001.
30212.

525 Ottawa St. P.O. Box

202-514-2000.

Lansing, Michigan 48909.

517-373-1110.

State of Michigan.

17th Judicial Circuit Court.

The Honorable J. Joseph Rossi (53941).

180 Ottawa Ave NW.

Suite No.: 9500 D.

Grand Rapids, Michigan 49503.

Re: People v. Stacy R. Smith Case No.: 14-11012-FH.

Mr. Stacey R. Smith

855 Kalamazoo Ave SE
(REVISED).

Grand Rapids, Michigan 49507.
correspondence

Disregard all other

616-350-5709.
this mark.

without

02/01/2017.

Dear Mr. President:

Your office should be in receipt of a multitude of documents in which I remitted to the Whitehouse in regards to a matter to which I feel should warrant your direct attention. I am sure that this correspondence has not been placed to your direct attention, though I have placed all correspondence to your direct attention addressing it to yourself only. As you may not be aware, I have attempted to request an Ex-parte request for judicial review, and also a Writ of Manadamus directed to not only the Federal courts, but also the state courts as well pursuant to 28 § U.S.C. 2403, in regards to a Motion to intervene in challenge to the constitutionality of law. I have provided details to an issue which requires your grave attention as I am alleging a wrongful conviction with regards to a Detective of the Wyoming Police Department, here in Wyoming, Michigan to where I use to reside but now have lost my home as a result of this person's malicious behavior. In conjunction with this detective, a now former prosecutor, a one Joshua Kuiper P-66576 of the Kent County Prosecutor's Office was in orchestration with Detective swiercz in an effort to destroy my life with a fabricated charge of MCL 750.520 C (1) (H) as it had become apparent to me that their attempt in convicting me, to which they were successful due to insufficient counsel after being denied court appointed counsel after proving my indigence, and after paying for Defense Counsel, discovered that my counsel went along with prosecution without ever challenging the prosecutor or defending me at all. I also discovered through a review of the case on 11/14/2016 that not only did the presiding judge, the Honorable George S. Buth P-11479 (ironically now retired) on January 01, 2017 went along with this matter in destroying my life, the judge was aware that the prosecutor fabricated the charge to impose the greatest possible charge. He was also aware that I had denied the allegations 3 times in the police interview to which I also provided and sent to the Whitehouse for your review. Judge Buth never once challenged the detective's methodology, nor Defense Counsel, as he attempted 3 times in coercing me into a false self-incriminating statement to where it infringed upon my protected right of self-incrimination pursuant to the Fifth Amendment and Article 17 of the Michigan Constitution. I have attempted to seek clarity in the federal courts along with the state courts to no avail. I have attempted to raise a certified question to be submitted to the Attorney General pursuant to the above U.S. code: 28 § U.S.C. 2403 (a) to raise a

federal question being if a state agency is allowed to knowingly accept falsified information or a document which causes (self-incrimination) to be used which infringes upon the Fifth Amendment as well as Article 17 of the Michigan Constitution in a criminal case under a protected status. I insist and maintain that the retired judge, the Honorable George S. Butth was in line with misconduct by knowingly allowing this document into court while being aware of myself denying the allegations 3 times and having knowledge that Detective Swiercz coerced me into a statement in which he attempted to self-incriminate me by falsifying a document which triggered my arrest by (LYING) on the 62A Probable Cause For Felony Complaint by stating that I admitted to the charges when I did not. The judge was aware of this and allowed it into court and then went along with the prosecution which goes against the CANONS of the Michigan Code of Judicial Conduct. I indicated this to a Federal Court, Case No.: 1:16-cv-1381, a "Complaint for Judicial Misconduct or Disability" as the presiding judge was retiring on January 01, 2017 without my immediate knowledge, and a Federal Magistrate Judge is indicating that judges are immune from discipline even if the judicial process is in grave error citing *Morris v. Tennessee*, No. 06-2007-M1/P, 2006 WL1579575 at *2 (W.D. Tenn. May 31, 2006). In this regard, Federal courts have no authority to issue writs of mandamus to direct state officials to conform their conduct to state law. *Pennhurst State School & Hospital v. Halderman*, 465 U.S. 89 (1984); *Haggard v. Tennessee*, 421 F.2d 1384 (6th Cir.1970). *MacLeod v. Pavlich*, No. 2:16-CV-240, 2016 WL 6775474 at *2 (W.D. Mich. Nov. 16, 2016). Indicating that Federal courts do not have the authority to issue writs of mandamus directed to state officials; however, 28 U.S.C. § 1361 stipulates the following:

§1361. Action to compel an officer of the United States to perform his duty

The district courts shall have original jurisdiction of (ANY) action in the nature of mandamus to compel an officer or employee of the United States or (ANY) agency thereof to perform a duty owed to the plaintiff.

(Added Pub. L. 87-748, §1(a), Oct. 5, 1962, 76 Stat. 744.)

Though I do understand the Magistrate's opinion in his Report and Recommendation being that it would, "cause an avalanche of suits to which would convolute the judicial process, I am convinced that one exception would and should be, "**an act of intentional judicial error knowingly**". Also, *Miranda v. Arizona* stipulates the following:

In the landmark *Miranda v. Arizona* ruling, the United States Supreme Court extended the Fifth Amendment protections to encompass any situation outside of the courtroom that involves the curtailment of personal freedom. 384 U.S. 436 (1966). Therefore, any time that law enforcement takes a suspect into custody, **law enforcement must make the suspect aware of all rights. Known as *Miranda* rights, these rights include the right to remain silent, the right to have an attorney present during questioning, and the right to have a government-appointed attorney if the suspect cannot afford one.** (Denied court appointed counsel proving indigence.)

If law enforcement fails to honor these safeguards, courts will often suppress any statements by the suspect as violative of the Fifth Amendment's protection against self-incrimination, provided that the suspect has not actually waived the rights. **An actual waiver occurs when a suspect has made the waiver knowingly, intelligently, and voluntarily.** To determine if a knowing, intelligent and voluntary waiver has occurred, a court will examine the **totality of the circumstances**, which considers all pertinent circumstances and events. **If a suspect makes a spontaneous statement while in custody prior to being made aware of the *Miranda* rights, law enforcement can use the statement against the suspect, (provided that police interrogation (*did not*) prompt the statement).** **MY MIRANDA RIGHTS WERE NEVER GIVEN TO ME.**

-

In light of this, though the Federal Judge handed down a dismissal to the Federal case because he states that the remedy I seek is not under Federal jurisdiction when 28 U.S.C. 1361 states that it does, the Honorable Paul L. Maloney does state in his adoption, **"IN PART"** to the Report and Recommendation by Magistrate Judge Ray Kent P-44156, that **"The Court concludes that Smith has stated a claim over which this Court has subject-matter jurisdiction"** (ECF No. 13) **Opinion of The Honorable Paul L. Maloney P-25194.**

-

I do understand that Federal Judge Paul L. Maloney has agreed, through his opinion, that the subject-matter jurisdiction is a direct result of Fifth Amendment infringement and of Article 17 of the Michigan Constitution.

Also please note in the above paragraph:

If a suspect makes a spontaneous statement while in custody prior to being made aware of the *Miranda* rights, law enforcement can use the statement against the suspect, (provided that police interrogation (did not) prompt the statement). This is the methodology that Detective Swiercz used in an effort to purposely cause self-incrimination with regards to the police interview.

Also please be aware that the prosecutor in question to whom I am convinced worked in orchestration with, Judge Buth, Detective Swiercz, and my own Defense Counsel worked with ***malice*** to destroy my life has now himself resigned because of his involvement with driving the wrong way on a one-way street on Union Avenue SE, hitting Daniel Empson's car here in Grand Rapids Michigan and evaded a breathalyzer test by the Grand Rapids Police Department while attempting to help him get away with a crime himself. I have indicated this in my pleading in Federal Court as follows:

For Example, in the event of Joshua Kuiper P-66576 on 12/02/2016 on WOODTV 8 is showing him receiving special treatment for his irresponsibility of driving from a party for Former Prosecutor William Forsyth, hitting a parked car compromising the safety of the general public and having a GRPD police officer who is also responsible for the safety of the general public, assist him in special treatment, (by not providing an on the spot breathalyzer test to capture physical evidence of his alcohol level for prosecution), to help him get away with a CRIME!!!!!!

-

Here are the associated links of the news coverage to were now a pending termination proceeding has been scheduled for the officers involve who tried to help him get away with this crime. This is also a KEY prosecutor **who was also instrumental in the destruction of my life** as I am BEGGING you for your help in the hopes of a pardon:

<http://woodtv.com/2017/01/13/wrong-way-crash-victim-suing-ex-assistant-prosecutor/>

<http://fox17online.com/2017/01/27/grpd-3-officers-suspended-without-pay-following-kuipers-traffic-incident/>

[Man injured in former assistant prosecutor's wrong-way crash files lawsuit](#)

**Man injured in former assistant
prosecutor's wrong-way crash files lawsuit**

Josh Kuiper submitted a resignation letter to the Kent
County Prosecutor's office

In light of this matter I would like to inform you that after Judge George S. Buth's retirement on January 01, 2017, this case has now been assigned to the new judge of the 17th Judicial Circuit Court to the Honorable: J. Joseph Rossi, who has stipulated in response with correspondence indicating that he would like to **await your response** or the response from the U.S. or Michigan Attorney Generals' office before handing down his opinion. I am remitting this correspondence to prompt your response as I also have been inform that neither your office, the U.S. nor Michigan Attorney Generals' may not respond at all.

I humbly request and anticipate your Presidential Determination and Pardon.

Best regards:

/s/ Mr. Stacey R. Smith.

Post Script: The Case numbers in this matter are as follows;

U.S. District Court: 1:16-cv-1381.

U.S. Court of Appeals Sixth Circuit: 17-1022.

U.S. Department of Justice Reference No.: 3749088.

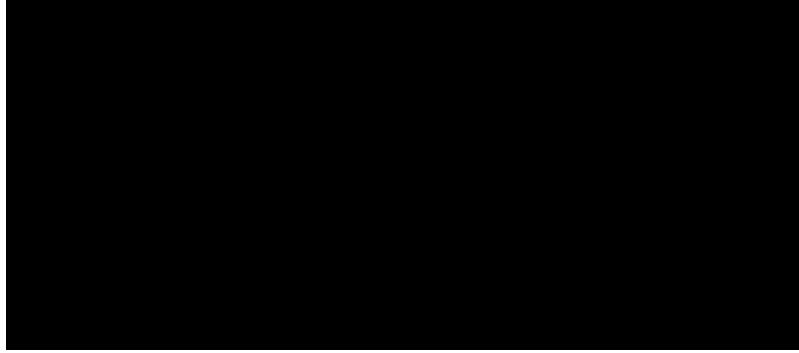
Michigan Court of Appeals: 336537.

Judicial Tenure Commission: 16-2385.

Attorney Grievance Commission: 16-1551.

On Thursday, January 26, 2023 at 11:04:43 PM EST, Stacey Smith
<androgenxalon@att.net> wrote:

[17 1022 Documents 1 15 1 : Free Download, Borrow, and Streaming : Internet Archive](#)



**17 1022 Documents 1 15 1 : Free Download,
Borrow, and Streaming : Intern...**

U.S. 6TH CIRCUIT COURT OF APPEALS

On Thursday, January 26, 2023 at 10:40:34 PM EST, Stacey Smith
<androgenxalon@att.net> wrote:

The figure shows a completed form for the 1997-1998 season. The form is titled "1997-1998 Season" and contains various fields for personal information, employment, and health status. The form is filled out with handwritten text. The fields include:

- Personal Information:** Name, Address, City, State, Zip, Date of Birth, Sex, Race, Ethnicity, Marital Status, Religion, and Education.
- Employment:** Employer Name, Address, City, State, Zip, and Date of Hire.
- Health Status:** Current Health Status, Date of Last Medical Examination, and Date of Last Physical Examination.
- Other Information:** Date of Last Vaccination, Date of Last Blood Test, and Date of Last X-ray.

The form is filled out with handwritten text, and the date "1997-1998 Season" is written in the top right corner.

2

CLAIM FOR DAMAGE, INJURY, OR DEATH		INSTRUCTIONS: Please read carefully the instructions on the reverse side and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.		FORM APPROVED OMB NO. 1105-0008					
1. Submit to Appropriate Federal Agency:			2. Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse.) Number, Street, City, State and Zip code.						
STATE OF MICHIGAN AND THE COUNTY OF KENT - OATH OF OFFICE CLAIM; P-53941, P-38156, P-58387, P-18210, P-53752, P-38380, P-66576, P-44006, P-11479, P-34095.			MR. STACEY R. SMITH - BREACH OF THE 17TH JUDICIAL CIRCUIT COURT SENTENCING PLEA AGREEMENT FOR NON-PUBLIC REGISTRATION.						
3. TYPE OF EMPLOYMENT <input type="checkbox"/> MILITARY <input checked="" type="checkbox"/> CIVILIAN		4. DATE OF BIRTH 03/12/1969		5. MARITAL STATUS SINGLE					
		6. DATE AND DAY OF ACCIDENT 07/22/2015		7. TIME (A.M. OR P.M.) 8:30AM					
8. BASIS OF CLAIM (State in detail the known facts and circumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurrence and the cause thereof. Use additional pages if necessary).									
BREACH OF THE 17TH JUDICIAL CIRCUIT COURT PLEA AGREEMENT PER THE COURT RECORD. DAMAGES INCLUDES THE LOSS OF THE CLAIMANTS HOME AND 5 EMPLOYMENT OPPURTUNITIES THROUGH FED EX AIR, BIMBO BAKERY, SPARTAN NASH, 5/3 BANK, DELTA AIRLINES RAMP AGENT GRRR.									
9. PROPERTY DAMAGE NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, Street, City, State, and Zip Code). MR. STACEY R SMITH 1632 HAVANA AVE SW WYOMING, MICHIGAN 49509. (LOST IN SESSION 07/22/2015). BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF THE DAMAGE AND THE LOCATION OF WHERE THE PROPERTY MAY BE INSPECTED. (See instructions on reverse side). WAS FORCED TO SELL MY HOME BECAUSE OF THIS WRONGFULL CONVICTION PROPERTY VALUE IS CURRENTLY.									
10. PERSONAL INJURY/WRONGFUL DEATH STATE THE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE THE NAME OF THE INJURED PERSON OR DECEDENT. WAS FORCED TO SELL MY HOME BECAUSE OF THIS WRONGFULL CONVICTION PROPERTY VALUE IS CURRENTLY. CURRENTLY VALUED AT \$177,000. ALSO THERE IS AN INVOCUE FOR THE COUNTY OF KENT FOR \$ 419,000 EMAIL TO THE DIRECTOR FOR THECOUNTY OF KENT AND MRS. ODWYER.									
11. WITNESSES <table border="1" style="width:100%"> <tr> <td style="width:35%">NAME</td> <td style="width:65%">ADDRESS (Number, Street, City, State, and Zip Code)</td> </tr> <tr> <td> </td> <td> </td> </tr> </table>						NAME	ADDRESS (Number, Street, City, State, and Zip Code)		
NAME	ADDRESS (Number, Street, City, State, and Zip Code)								
12. (See instructions on reverse). AMOUNT OF CLAIM (in dollars)									
12a. PROPERTY DAMAGE \$500K		12b. PERSONAL INJURY Opera Browser		12c. WRONGFUL DEATH 3.8 MILLION					
				12d. TOTAL (Failure to specify may cause forfeiture of your rights).					

[illegible]



17-1022 WRIT.pdf



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Henry Louis Gates,...



THE DEVIL APPEAR...



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AFRICAN NATIONAL & CO. INV. - G



1ST. AFRICAN NATIONAL & CO.
855 KALAMAZOO AVE SE
GRAND RAPIDS, MICHIGAN 49507.
231-399-2695.

(IMPERIO

TO: THE GOVERNOR OF THE STATE OF MICHIGAN,
THE HONORABLE GRETCHEN WHITMER. H.C.
GEORGE W. ROMNEY BUILDING.

111 S. CAPITOL AVE,
LANSING, MICHIGAN 48933.
517-373-3400.

01-26-23.

It has been decided by this organization to finally acknowledge i
Governor of the State of Michigan. Your efforts have been clear

On Tuesday, January 24, 2023 at 12:15:31 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

THE JOYS OF BEING A SPECIALIST IN ELECTRONIC FUNDS TRANSFER. YES KELLOGG I AM A BANK E.F.T. SPECIALIST AND ATTENTION KELLOGG HR; I WILL SETTLE AND TRANSFER MY OWN 401 K OUT OF YOUR CUSTODY WITHOUT YOUR ASSISTANCE OR LACK THEREOF.

(32,896 unread) - androgenxalor X

←

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🔒

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1:22-CV-788

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
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
🗑️ Delete



Fidelity Investments

www.fidelity.com

• Electronic Payment Update




Fidelity Investments

<fidelity.investments@mail.fidelity.com>

To: androgenxalon@att.net

[View in your browser](#)



STACEY SMITH

Kellogg Company Savings and Investment Plan

Electronic Payment Update

The status of your electronic payment account has been updated recently.


You can review the details online at NetBenefits® [Electronic Payment Update](#). If you have deleted or removed an account for electronic payment, this information will not be available for viewing online.

If you have any questions, or if you did not request this update, please contact your employer's HR department.


On Monday, January 23, 2023 at 09:25:37 AM EST, Stacey Smith <androgenxalon@att.net> wrote:


On Monday, January 23, 2023 at 09:09:36 AM EST, Stacey Smith <androgenxalon@att.net> wrote:


Message Center


 [Learn more](#)


Send a message

 Conversations 1

 Bookmarked


 Appointment


 Automated messages



 Trash


Conversations


Showing 54 of 54


 FINAL DISCHARGE LETTER FOR
You
Thank you very much. And can you also let

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You
Thank you.

 Dr. Bosscher's primary rules for Ph
You
 [SNAPSHOT OF BRANDON BOSSCH](#)


 Appointment Request
Anissa
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 Rescheduling.
You
I am attempting to reschedule for today and


 Medication Renewal Request
Mychart


On Monday, January 23, 2023 at 09:03:42 AM EST, Stacey Smith <androgenxalon@att.net> wrote:


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
 [Learn more](#)


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
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
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

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
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
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
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 Medication Renewal Request
Mychart

On Monday, January 23, 2023 at 08:36:56 AM EST, Stacey Smith <androgenxalon@att.net> wrote:

https://www.zillow.com/homedetails/1440-Fuller-Ave-SE-Grand-Rapids-MI-49507/23854034_zpid/

On Monday, January 23, 2023 at 07:54:00 AM EST, Stacey Smith <androgenxalon@att.net> wrote:

ATTENTION: ERIN DORNDOS; I am assuming dis-communication since simple instruction can not be honored.

ATTENTION: YVETTE PINKLEY; I am assuming the same thing as well with you as I have contacted you over 3 times about the status of my current SUBMITTED application for the ADAM STREET APARTMENTS 1140 FULLER AVE GRAND RAPIDS, MICHIGAN 49507.

ATTENTION: DAVID C. LONG - CHIEF COMPLIANCE OFFICER - H.U.D.; I am assuming likewise with you as well as you are similarly situated to Ms. Pinkley.

On Sunday, January 22, 2023 at 12:25:53 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

ATTENTION: GRAND RAPIDS POLICE DEPARTMENT:

HAS A DETECTIVE BEEN ASSIGNED TO POLICE REPORT NUMBER: 23-700059?

PLEASE ADVISE:

INITIATE OF (FILE MAKER) - GRPD-23700059..

On Sunday, January 22, 2023 at 12:23:06 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

ATTENTION GRAND RAPIDS POLICE DEPARTMENT:

FROM THIS POINT ON I WILL ONLY COOPERATE WITH THE POLICE THIS IS NOTHING MORE THAN THE RACKING OF INFORMATION FROM ME TO COVER EVERYONE'S ASS AND YES I SAID IT EXCEPT MINE. KEEP THINKING I AM UNFAMILIAR WITH THE CORPORATE WORLD. JUST KEEP RIGHT ON THINKING THAT,

FORMER EID - 236048

On Sunday, January 22, 2023 at 12:13:28 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

Attention Mindy Holbrook and US Regional leave office: also be advised that I have been forced to endure severe pain and suffering with the abrupt disengagement of my dental appointment way back in June 12th 2022 where I have not been able to even complete the procedure and I am an excruciating pain and have been since October 5th when I try to see if I can reestablish the appointment with Aspen Dental because of my on and off work relation it is disrupted the ability to complete the procedure and process while you guys are all sitting back not saying anything yet still even today as I have asked to be reached when I start ignoring you you better not act as if I have committed a crime because it is obvious all the way up to Mrs

dorndos that I have attempted to provide information have been forth giving and neither one of you care to oppose your deceptive Act as we speak right now

On Sunday, January 22, 2023 at 10:23:47 AM EST, Stacey Smith <androgenxalon@att.net> wrote:

VIEWING OF THE POLICE VIDEO OF DETECTIVE PHILLIP ERNEST SWIERCZ OF THE WYOMING POLICE DEPARTMENT AVAILABLE UPON REQUEST.

On Sunday, January 22, 2023 at 10:20:08 AM EST, Stacey Smith <androgenxalon@att.net> wrote:

On Saturday, January 21, 2023 at 11:22:35 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

PARTICIPATIONUM AENON MISES

On Saturday, January 21, 2023 at 07:52:43 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

You guys do not care to continuously destroy my life

On Saturday, January 21, 2023 at 05:12:00 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

Will not allow this option nor allow me to set direct deposit. Please further advise.

KELLOGG COMPANY

[← Back](#)

Loans & Withdrawals

KELLOGG S&I PLAN (75681)



Direct deposit

Set up your bank account and you may receive your money faster u

Available Options

Below are different options for taking money out of your plan. Review the descriptions and costs to determine which option is best for you.

[Frequently asked questions](#)

AUTOMATIC WITHDRAWALS

Amount you can schedule to withdraw
\$930.94

Paperwork

None required

FULL PAYOUT

Amount you can withdraw
\$930.94

Paperwork

None required

On Saturday, January 21, 2023 at 04:12:16 PM EST, Stacey Smith <androgenxalon@att.net> wrote:

I have asked already about remittance advise on cashing out, closing, rolling over, or redistributing my remaining balance and that the USK login I was provided does not work. Will you please have Kellogg in Idaho call me as soon as possible. I can not rely on Ms. Holdbrook as she will not tolerate me as she could not find and process one piece of paper during my medical leave,



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Accounts & Benefits

Plan & Learn



Your portfolio

\$1,328.26

Balance as of 01/21/2023 [View investments](#)

Alerts



[Add Beneficiaries to Your Workplace Savings Plan](#): An important part of your plan for th



[Make smart money moves for 2023](#)

Review the options available to you for managing retirement savings with a former emp

Take a quick look at your benefits

KELLOGG S&I PLAN

401(k):75681

\$1,328.26

Quick Links

Other Employers + Investment Accounts

On Friday, January 20, 2023 at 08:10:08 AM EST, Stacey Smith <androgenxalon@att.net> wrote:

TO ALL JUDICIAL OFFICER:

**HOW IS IT THAT THIS CASE CAN BE OVER LOOKED BY THE JUDICIAL SYSTEM
MULTIPLE TIMES AND NOT IDENTIFY A SIMPLE (BREACH IN CONTRACT - BEING THE
SENTENCING PLEA AGREEMENT AND THE BREACH BEING THE PROSECUTORS
INTENTIONAL FAILURE TO PROVIDE THE PLAINTIFF, IN RE, THE RELIEF AFTER A
BREACH IN THE 17TH CIRCUIT PLEA AGREEMENT AND NO ON NOT ONE PERSON
HAS SAID ANYTHING ABOUT THIS TILL THIS DAY.**

On Friday, January 20, 2023 at 07:53:43 AM EST, Stacey Smith <androgenxalon@att.net> wrote:

AO 445 (Rev. 11/11) Warrant for the Arrest of a Witness in a Civil Action

UNITED STATES DISTRICT COURT
for the

IN RE: MR. STACEY R. SMITH: IN RE: CONTEMPT.

Plaintiff

v.

BRIDGET M. MCCORMACK P-58387.

Defendant

Civil Action

WARRANT FOR THE ARREST OF A WITNESS

To: Any authorized law enforcement officer

YOU ARE COMMANDED to arrest and bring before this court (n) MCCORMACK P-58387 & CHRIS R. BECKER P-53752., a witness who I
this case and has failed to do so.

YOU ARE FURTHER COMMANDED to detain this witness until

Date: 01/18/2021

CLERK OF COURT

City and state: _____

